

**Section III:**  
**AMENDMENT UNDER 37 CFR §1.121 to the**  
**DRAWINGS**

No amendments or changes to the Drawings are proposed.

**Section IV:****AMENDMENT UNDER 37 CFR §1.121****REMARKS****Rejections under 35 U.S.C. §112**

In the Office Action, independent claims 1, 5 and 9 were rejected under 35 U.S.C. §112 for lack of antecedent basis for "said by using a pre-determined full stop" recited in each claim. This was intended to read "[[said]] a unidirectional domain name by using a pre-determined full stop", referring to the main function recited in the preamble of converting a unidirectional domain name (as the input or starting point) to a bidirectional domain name (as the output or ending point). By "pre-determined full stop punctuation mark", we are referring to commonly used punctuation marks used in normal language to end sentences and expressions, such as the Latin period "." (see paras. [0022]. [0053] - [0055], [0061], [0066] - [0067], [0076], and Table 4).

Entry of the amendment is requested whereas it removes an issue for consideration in Appeal, it does not add new matter, and it does not present new issues for examination (e.g. conversion of a unidirectional domain name to a bidirectional domain name was previously recited in the claims and was discussed in the rationale for the rejections).

Withdrawal of the rejections under §112 in view of the amendment is requested.

Respectfully,



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